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CLERK, U.S. DISTRICT COURT MINNEAPOLIS, MINNESOTA

EXHIBIT A

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U.S. DISTRICT COURT MP2S

Mark Miller 9/19/2024

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        Minneapolis, Minnesota 55415
                                                                                                                        132
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15
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        VIDEOGRAPHER
16
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        Robert Buchman
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17
                                                                             17
        DEFENDANT
18
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        Saeid Jaberian
                                                                             19
        Appearing via Videoconference
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And is it fair to say that the information put in the press releases, the the filings, the SEC filings, or the social media that you might use to pump up the price of a stock for in this case for the four that we were talking about, that the that the kind of information is positive information; is that right? A. Yes. Q. Because you're trying to to generate interest in the stock? A. Correct. Q. All right. And let's, going back to I've lost my oh, here it is. MR. MOYE: 2. BY MS. QUALLS: Q. Exhibit 2. Okay. The last Okay. Sorry. Can you tell us in your own words you don't have to look at that but what was Mr. Jaberian's role as a coconspirator?	 see that? A. Yes. Q. Is that true? A. Yes. Q. And have you already served that time? A. Yes. Q. When did you get out of prison? A. April 9th, 2024. Q. Okay. And if you turn on page 3 it also says that you're under supervised release for a period of two years. Do you see that? A. Yes. Q. Are you currently on supervised release? A. Yes. Q. And if you turn to page 5, it says that or a special a special condition of your supervision, you are prohibited from purchasing, trading, or selling stocks during the term of supervision. Do you see that? A. Yes. Q. And are you complying with that
A. He was a proxy to the BLLB public company. Q. And what do you when you say a "proxy," what do you mean by that? A. He was an extension for well, I had	22 A. Yes. 23 Q supervision? 24 A. Yes. 25 Sorry.
previously used my name in ECMH and DIGI; a new face was needed. I convinced Mr. Jaberian to be that face. Q. Okay. And while we I want to get into that in detail, but just let me just round out this criminal conviction issue. I just wanted to introduce as Exhibit 3 your judgment and order of forfeiture. Exhibit 15 or sorry, Exhibit 3. Let me find 3 is (Exhibit 3, Third Amended Judgment in a Criminal Case, is marked for identification.) BY MS. QUALLS: Q. This is called the "Third Amended Judgment in a Criminal Case, United States versus Mark Allen Miller." Do you see that? A. Yes. Q. And it says at the top or below your name it says that you pled guilty to Count 1. Do you see that? A. Yes. Q. And it says the remaining counts were dismissed. And on page 2 it says that you were sentenced to a term of imprisonment of 12 months and a day as to Count 1. Do you	Q. That's all right. Okay. And there is on the page 7 at the bottom, there is a reference to a forfeiture order. Were you ordered to forfeiture forfeit money in this case? A. Yes. MS. QUALLS: I'm gonna mark as Exhibit 4 here's your forfeiture order. (Exhibit 4, Order for Forfeiture, is marked for identification.) BY MS. QUALLS: Q. Okay. Now, do you recognize this order of forfeiture signed by Judge Doty on May 30th, 2023? A. Yes. Q. And do you see on the second page that he ordered you to forfeit \$38,292? A. Yes. Q. And have you paid that money? A. Yes. Q. Okay. A. Plus the hundred-dollar assessment. Q. The special assessment, yes. Okay. And did let me Okay. Who is Saeid Jaberian?

	41 4 - X - B - P 1	1 thou do it I never really got involved with
1	that never actually did.	they do it. I never really got involved with
,2	Q. And why do you need these board resolutions?	that part. But you would pay a fee and they
3	A. You need to build a foundation for what makes	3 would work on promotion.
4	you the legitimate controlling party of or	4 Q. Okay. And what was he did you ever pay
5	I guess in his case the illegitimate	5 him a fee in connection with the four stocks
6	controlling party of that public company	6 we've been talking about?
7	you're pursuing.	7 A. I don't remember, but I don't I don't
ı	Q. Did Mr. Tang provide you with templates about	8 want to say something that's inconsistent
8		9 with the proffers that I've previously given.
9	these for these documents?	
10	A. Yes, he did.	10 So
11	Q. Okay. And did you use those templates in	11 Q. I understand. I'm not trying to catch you in
12	connection with the four stocks that we've	12 any - -
13	been discussing?	13 A. Right. Yeah.
14	A. Yes, I did.	14 Q memory test.
15	Q. And what did he also teach you about what	15 A. So I don't remember if I ever did or not.
16	to do after you got control of the public	16 Q. Okay.
17	company?	17 A. I could have. I don't recall.
		18 Q. Did did Mr. Black work on social media, or
18	A. Yes.	
19	Q. What did he tell you?	
20	A. Create debt.	20 A. Never got involved with his side of promotion
21	Q. Okay. What does that mean?	or marketing; so I don't know how he made the
22	A. Creating debt is to age debt with the stock	22 information available.
23	because there's a resting period to take	23 Q. Okay. What what can you describe
24	stock from restricted to unrestricted free	24 Mr. Jaberian's role in the pump-and-dump
25	trading, followed by Rule 144 or Rule 4A1	25 scheme that we've been talking about.
7	37	39
- NAMES AND ADDRESS OF THE PARTY OF THE PART		
1	based on a two-year one-year or two-year	A. He was well, for BLLB he was just the face
1 2	based on a two-year one-year or two-year holding period.	A. He was well, for BLLB he was just the face of the company.
	based on a two-year one-year or two-year holding period. Q. Did the four public companies we've been	1 A. He was well, for BLLB he was just the face 2 of the company. 3 Q. Okay.
2	based on a two-year one-year or two-year holding period.	 A. He was well, for BLLB he was just the face of the company. Q. Okay. A. In regards to the other three, you know,
2 3	based on a two-year one-year or two-year holding period. Q. Did the four public companies we've been	 A. He was well, for BLLB he was just the face of the company. Q. Okay. A. In regards to the other three, you know, Mr. Jaberian never shared with me the
2 3 4 5	based on a two-year one-year or two-year holding period. Q. Did the four public companies we've been talking about have this did you take debt in connection with those?	 A. He was well, for BLLB he was just the face of the company. Q. Okay. A. In regards to the other three, you know, Mr. Jaberian never shared with me the purchase prices he bought at or sold at. I
2 3 4 5 6	based on a two-year one-year or two-year holding period. Q. Did the four public companies we've been talking about have this did you take debt in connection with those? A. No.	 A. He was well, for BLLB he was just the face of the company. Q. Okay. A. In regards to the other three, you know, Mr. Jaberian never shared with me the
2 3 4 5 6 7	based on a two-year one-year or two-year holding period. Q. Did the four public companies we've been talking about have this did you take debt in connection with those? A. No. Q. Okay.	 A. He was well, for BLLB he was just the face of the company. Q. Okay. A. In regards to the other three, you know, Mr. Jaberian never shared with me the purchase prices he bought at or sold at. I don't know how much he made. Any indictment
2 3 4 5 6 7 8	based on a two-year one-year or two-year holding period. Q. Did the four public companies we've been talking about have this did you take debt in connection with those? A. No. Q. Okay. A. There was no debt taken in any of those.	 A. He was well, for BLLB he was just the face of the company. Q. Okay. A. In regards to the other three, you know, Mr. Jaberian never shared with me the purchase prices he bought at or sold at. I don't know how much he made. Any indictment disclosures for illicit gains, I would have
2 3 4 5 6 7 8 9	based on a two-year one-year or two-year holding period. Q. Did the four public companies we've been talking about have this did you take debt in connection with those? A. No. Q. Okay. A. There was no debt taken in any of those. These were surface hijackings, meaning they	 A. He was well, for BLLB he was just the face of the company. Q. Okay. A. In regards to the other three, you know, Mr. Jaberian never shared with me the purchase prices he bought at or sold at. I don't know how much he made. Any indictment disclosures for illicit gains, I would have to take the DOJ at their word because
2 3 4 5 6 7 8 9	based on a two-year one-year or two-year holding period. Q. Did the four public companies we've been talking about have this did you take debt in connection with those? A. No. Q. Okay. A. There was no debt taken in any of those. These were surface hijackings, meaning they didn't go very deep. It was in and out. You	A. He was well, for BLLB he was just the face of the company. Q. Okay. A. In regards to the other three, you know, Mr. Jaberian never shared with me the purchase prices he bought at or sold at. I don't know how much he made. Any indictment disclosures for illicit gains, I would have to take the DOJ at their word because Mr. Jaberian was very private about that, and
2 3 4 5 6 7 8 9 10	based on a two-year one-year or two-year holding period. Q. Did the four public companies we've been talking about have this did you take debt in connection with those? A. No. Q. Okay. A. There was no debt taken in any of those. These were surface hijackings, meaning they didn't go very deep. It was in and out. You know, at the end of the day, the companies	A. He was well, for BLLB he was just the face of the company. Q. Okay. A. In regards to the other three, you know, Mr. Jaberian never shared with me the purchase prices he bought at or sold at. I don't know how much he made. Any indictment disclosures for illicit gains, I would have to take the DOJ at their word because Mr. Jaberian was very private about that, and I never had access to his accounts or
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2 3 4 5 6 7 8 9 10 11 12 13 14 15	 based on a two-year one-year or two-year holding period. Q. Did the four public companies we've been talking about have this did you take debt in connection with those? A. No. Q. Okay. A. There was no debt taken in any of those. These were surface hijackings, meaning they didn't go very deep. It was in and out. You know, at the end of the day, the companies were well, ECMH, perfect example, was an 8-K, and when Mr. Webber pushed back, I filed an 8-K to remove myself so that it was as if it had never happened even though the damage 	A. He was well, for BLLB he was just the face of the company. Q. Okay. A. In regards to the other three, you know, Mr. Jaberian never shared with me the purchase prices he bought at or sold at. I don't know how much he made. Any indictment disclosures for illicit gains, I would have to take the DOJ at their word because Mr. Jaberian was very private about that, and I never had access to his accounts or anything like that. So as far as the one BLLB company, that was the only one that I personally feel he participated in at my request to be the face of the company
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1	in the public eye, that people would say, Oh,	legitimate at at some point, you know.
2	don't buy into that Mark Miller stock. You	2 And I do remember that Tashanie Narain had
3	know, it's just a pump-and-dump.	3 had control of the Twitter account, and she
4	Q. Okay. And did you did you tell	4 had posted something to cause the stock to
5	Mr. Jaberian that you your name was burnt?	5 pump, and Mr. Jaberian was extremely upset
6	 I don't recall if I told him that or not. 	6 about it and immediately wanted to distance
7	Q. Did did you did Mr. Jaberian agree to	7 himself from it.
8	be the CEO?	8 So I just I want to make sure
9	A. He did.	9 that once again, that I'm telling the
10	Q. And did you help him become the CEO?	truth to the best of my accuracy where it
11	A. Yes, I did.	doesn't so it's not inconsistent with my
12	Q. And what did that involve working with	12 previous proffers.
13	Shelley Goff and getting access to EDGAR?	13 Q. I understand.
14	A. I believe so and filing I think BLLB was	14 A. Yeah.
15	in the state of Florida. So that would have	15 Q. So to the best of your knowledge, what was
16	been me doing the state filings for Florida.	the extent of Mr. Jaberian's role as the CEO?
17	Q. And that would be telling the state	17 A. The proxy CEO face of the company and to
18	telling Florida Secretary of State's office	provide a a business concept, an idea for
19	that Mr. Jaberian was now the new CEO?	me to be able to prepare a press release off
20	A. Controlling party, that's correct.	20 of.
21	Q. And then once you had that done, you then	21 Q. And so did Mr. Jaberian provide you with this
22	went to use Ms. Goff to get access to the	business concept?
23	EDGAR system?	23 A. Yes.
24	A. Yes.	24 Q. Was there any did did you believe that
25		25 the business concept that he provided to you
25	Q. And when you	25 the business concept that he provided to you
l	4.1	4.3
	41	43
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	 (Sidebar.) BY MS. QUALLS: Q. Did Mr. Jaberian do anything legitimate as the CEO of BLLB? A. No, he followed my lead. Q. Okay. Well, in your was he a legitimate CEO? A. No. Q. Okay. So because we talked about before a legitimate CEO and an illegitimate CEO; right? A. Yes. Q. So in your view, he Mr. Jaberian was not a legitimate CEO of BLLB? A. No. Q. Okay. And how do you know that? A. Because the documents that well, you know, I guess no one contested it, but I they were part of the indictment, and, you know, ultimately we all pled guilty to it. So Q. Well, you A. That's kind of a tough question to answer sorry because, you know, I knew he was 	was gonna be the real business of BLLB? A. At that time, I did believe that the Solumbour business was legitimate out of the Middle East. Q. Okay. Well, let's that's I think that's I understand (Simultaneous cross talk.) THE WITNESS: Sorry. BY MS. QUALLS: Q. Okay. A. Maybe I didn't understand the question. G. Fair enough. Let me try to rephrase. I'm not asking whether this Solumbour business was legitimate in the Middle East. I'm asking whether BLLB as a U.S. shell was gonna be in the the business of actually be the business of leather import and export. A. That was the intention eventually; however, that goes back to Richard Tang and what he referred to as "the long game," being the more time that passes, the further it legitimizes your illegitimate actions, which

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Mark Miller 9/19/2024

Q. Okay. Did you believe that Mr. Jaberian knew after he got out of BLLB that what he was involved in was a pump-and-dump? A. In my opinion, yes. Q. Okay. And how why do you believe that? A. Because it mimicked the same characteristics of a pump-and-dump. You know, the price went up, everybody made money; Hey, this is another way to produce revenue or, you know, put money in your pocket. Gives you an inside edge against, you know, trading the market traditionally. Just my opinion. I don't I don't recall. Q. Do you recall so did you do you recall telling Mr. Jaberian to buy the UITA stock? A. I don't recall telling him to, but I probably did if he if he traded it. Q. Okay. And did you tell Mr. Jaberian that you were gonna hijack UITA? A. I don't recall ever discussing with him that I was hijacking any of the companies. Q. Okay. Did he ever ask you any questions about who was the CEO? A. Of UITA?	wanted to move UITA from triple zero five to double zero seven, it may only cost you a thousand dollars to do it because there was no stock in between, you know. But this is just from my perspective. Right. What's thinkorswim? A. Thinkorswim is a platform that TD Ameritrade provides to your average joe trader that gives you live trading, buying and selling, shows market makers that are on the ask or on the bid, and mark makers that are on the ask so you can see real-time trades occurring. And a lot of traders use that as a tool to project, Is it going up? Is it coming down? And trade accordingly, if they're day traders or whatever they're doing, you know. Is that one of the sources you looked at to decide what company to hijack? A. I didn't use TD Ameritrade as a source necessarily. Like, it wasn't my consistent go-to as opposed to, like, the lack of filings and whatnot. But but when we would purchase shares in stock of it, you
25 Q. Yeah.	bet, before anything occurred, how easily
20 34 104111	
93	95
1 A. Oh, I don't remember. I well, if he 2 saw he knew my brother's name; so I'm 3 assuming that if he saw Richard he would 4 know, oh, that's your brother. 5 Q. Did he ever ask you, like, How did your 5 brother become CEO of UITA? 7 A. No. 8 Q. What why not? 9 A. I don't remember ever having a conversation 10 with him about it. 11 Q. Okay. Did he ever ask about what the 12 business of UITA was? 13 A. I don't remember. I don't think so. 14 Q. Did he ever ask you why you expected UITA to 15 be a profitable investment? 16 A. I don't remember. That's a good question. 17 Probably because of the I probably let him	could this move when I would buy at triple zero whatever, you know? And so, yeah, I I don't want to jeez, I don't want to say I relied on it heavily, but it could definitely have been a factor. Q. And so that was one of the data points that you looked at to to be able to help predict how fast the stock would move based on the fake news? A. I could say that at that time well, knowing what I know now about thinkorswim, I would use it as a tool to trade, yes, but but not for the hijacking part. I'm just saying. Q. But more for where the stock is gonna move after? A. Yeah. Yes, just as an indicator.
Probably because of the I probably let him know that, Hey, this one I think will run because it had a very low share structure. I do remember UITA had a very low outstanding share count. And when you would look at Level 2 on thinkorswim with TD Ameritrade, I	17 A. Yeah. Yes, just as an indicator. 18 Q. And do you recall ever discussing any of 19 those, your predictions, about the stocks 20 with Mr. Jaberian? 21 A. I don't remember.

Mr. Jaberian about UITA?

A. No, I don't -- I don't remember.

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spread between the bid and the ask or between

market makers on the ask. So if someone

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24

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Mark Miller 9/19/2024

tomorrow. MS. QUALLS: Okay. We're looking forward to seeing you. Okay. MR. JABERIAN: Thank you. MS. QUALLS: Okay. Thank you. I'll all right. So I'm MR. MOYE: Do you have any? MR. LENGELING: I don't have any questions. MS. QUALLS: Oh, you don't have any questions. (The reporter inquires about the option to read and sign the transcript.) MR. LENGELING: I'm sorry? (The reporter inquires about the option to read and sign the transcript.) MR. LENGELING: Oh, yes. (The reporter requests transcript order details.) MS. QUALLS: We have a standing order with Gradillas; so I don't know and we don't want to change that. So that's what our order will be. MR. LENGELING: I guess I don't know either. I haven't had to order a	I, MARK A. MILLER, do hereby declare under penalty of perjury that I have read the entire foregoing transcript of my deposition testimony, or the same has been read to me, and certify that it is a true, correct and complete transcript of my testimony given on September 19, 2024, save and except for changes and/or corrections, if any, as indicated by me on the attached Errata Sheet, with the understanding that I offer these changes and/or corrections as if still under oath. I have made corrections to my deposition. I have NOT made any changes to my deposition. MARK A. MILLER Dated this day of of 20
transcript from you know, privately for so long. Usually I just order from the courts, and so tell me what I'm doing here. (There is a brief off-record discussion regarding details.) MR. LENGELING: Do you want the video? We'll just get the e-copy of the transcript. MR. BUCHMAN: We're going off the record. The time now is 2:23 P.M., and this concludes today's testimony given by Mark A. Miller. (The deposition is adjourned at 2:23 P.M.) 15 16 17 18 19 20 21 22 23 24 25	ERRATA SHEET

Mark Miller 9/19/2024

1	STATE OF MINNESOTA	
1	CERTIFICATE	
2	COUNTY OF HENNEPIN	
3	L Deanna Oaks, hereby certify that	
	I reported the deposition of MARK A. MILLER	
4	on the 19th day of September, 2024, in	
	Minneapolis, Minnesota, and that the witness	
.5	was by me first duly sworn to tell the truth	
	and nothing but the truth concerning the	
6	matter in controversy aforesaid;	
7	That I was then and there a notary public for the County of Hennepin, State of	
8	Minnesota; that by virtue thereof I was duly	
0	authorized to administer an oath;	
9	aditionized to definition an odding	
-	That the foregoing transcript is a	
10	true and correct transcript of my	
	stenographic notes in said matter,	
11	transcribed under my direction and control;	
12	That the cost of the original has	
	been charged to the party who noticed the	
13	deposition and that all parties who ordered copies have been charged at the same rate for	
14	such copies;	
15	That the reading and signing of the	
13	deposition was not waived;	
16		
	That I am not related to any of the	
17	parties hereto, nor interested in the outcome	
	of the action and have no contract with any	
18	parties, attorneys or persons with an	
10	interest in the action that has a substantial tendency to affect my impartiality.	
19 20	WITNESS MY HAND AND SEAL this	
20	29th day of September, 2024.	
21	Loss day or adplosment new in	
22		
	Deanna Oaks, RPR	
23	Secretary of STAR Stenograph	
	Technology Agencies Reporters	
24		
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EXHIBIT B

TO: UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

FROM: J. Scott Webber

Date: 3-12-2025

CEO Encompass Holdings, Inc. (ECMH)

RE: Case No. 21-CV-01445 (DSD/ECW) DOC. 130 Filed 02/21/25

PLAINTIFF'S MOTION FOR PARTIAL SUMMARY JUDGMENT

AGAINST DEFENDANT SAEID JABERIAN

My name is J. Scott Webber. I am the CEO of Encompass Holdings Inc. (ECMH) and held that position when a Mark Miller hijacked ECMH.

I am the whistleblower that reported Mark Miller to FINRA in Nov. 2017 as he was attempting to hijack ECMH. As a victim I request that all evidence be ruled upon by a jury. I believe the findings I will describe brings the whole DOJ case into question.

I object to any Summary Judgment Motion in this case for numerous reasons some of which I will describe below.

I submitted a letter to the court during the DOJ case which is attached to this letter as Ex. 1. I sent that information to all involved in DOJ and SEC Mark Miller cases over 3 years ago. I questioned Mark A. Miller's identity then and provide more information on the subject in this letter supporting the objection to a summary judgment filed by defendant Saeid Jaberian.

This is a case of stolen identities, forged documents and securities fraud that involved far more than the defendants named in these two cases. I have been following this case closely to see if the SEC identifies all involved and their actual identities some of which I have disclosed to them in the past.

The actual identity of defendant Mark A. Miller has been overlooked in both cases in my opinion. I base that opinion on the following information that is public information provided by the SEC itself.

1. The SEC complaint Mark Miller.

Defendants

12. Mark A. Miller, age 43, is a resident of Pequot Lakes, Minnesota. His last known occupation was in the construction arena, including buying homes, overseeing home improvement projects on the homes, and then buying or renting the properties.

2. The DIGI and ECMH hijacker Mark Miller is identified in EDGER filed documents and is not the same person as identified in the SEC complaint.

Digitiliti Inc - '8-K' for 6/15/17

https://www.secinfo.com/d1F7Qk.k7c.htm

Encompass Holdings, Inc. - '8-K' for 10/20/17

https://www.secinfo.com/d1F7Qk.k79.htm

Miller Mark A SEC # 1168420

This Mark A Miller is not the defendant in either case, DOJ or SEC.

https://www.secinfo.com/\$/SEC/Name.asp?S=mark%20a%2E%20miller#S

3. This is the Mark Miller that resigned his ECMH position after I reported him to FINRA. A different Mark Miller than the one that hijacked ECMH and also not the defendant in these cases.

Encompass Holdings, Inc. - '8-K' for 11/14/17

98m pg 1

Miller Mark SEC # 1737949

https://www.secinfo.com/\$/SEC/Registrant.asp?CIK=1737949

This Mark Miller is a different person than the one that hijacked ECMH and also is not the defendant Mark A Miller.

Who is defendant Mark A. Miller? The SEC complaint claims he's the brother of Richard and Philip Kilchesky who he used as proxys in his UITI hijack.

80. On March 13, 2018, Miller filed a certificate of reinstatement for UITA in the Secretary of State of Nevada and paid UITA's outstanding fees. He also submitted additional paperwork falsely identifying his brother as UITA's President and Director ("UITA Nominee 1"), another brother as UITA's Treasurer ("UITA Nominee 2"), and himself as UITA's Secretary.

https://www.secinfo.com/d1F7Qk.jw.htm

I did some additional research into the Kilchesky brothers who were not named as defendants despite their position as the same type of proxy as that of defendant Saeid Jaberian. I found that there is a third Kilchesky brother named Mark that has the same birth date as defendant Mark A Miller.

https://www.truepeoplesearch.com/find/person/p2u46u982280l20n2r60

file:///C:/Users/Scott/Documents/MARK%20MILLER%20RELATED%20INFO %20DOCUMENTS/MarkAllenMiller-InstantCheckmateReport.pdf

It appears defendant Mark Miller is or was Mark A Kilchesky and may be a proxy of the actual Mark Millers that hijacked numerous corporations

Relatives of Richard Kilchesky in Pequot Lakes, MN https://www.fastpeoplesearch.com/richard-kilchesky id G2733824882792999434

Mark Kilchesky

Age 47 (Jul 1977

Phillip Kilchesky

Age 37 (Oct 1987)

Above is just a portion of the information I've researched that brings into question, who was the Mark Miller that the DOJ presented to a Grand Jury. If the information I've provided is factual any defendant admissions would likely be in question. The prior information I submitted during the DOJ case seems to have been ignored or hidden. My intent now is to get this info into the court record in this SEC case so that the actual truth can be presented to a jury.

I don't believe it would be fair to Mr. Jaberian or me or even in the SEC's best interest to keep any disputed evidence from the jury at trial via a Summary Judgment. The facts presented in both of my letters to the court support Jaberian's objection to summary judgment based on disputed claims of defendant Mark Miller's actual identity and should be presented to a jury as requested by Mr. Jaberian.

J. Scott Webber

CEO Encompass Holdings, Inc.

Lats Weller

pg Z

From: James Scott Webber Victim Identification Number (VIN)

'6151199' Date: 2 - 5 - 20 22

To: United States District Court, Judge David S. Doty CC: United States Attorney's Office, Joseph Thompson

F.B.I. Agent Jared Kary

UNITED STATES SECURITIES AND EXCHANGE COMMISSION,

Alyssa A. Qualls (IL No. 6292124) Amy S. Cotter (IL No. 6238157)

Raven A. Winters (IL No. 6291077)

United States Attorney's Office, Craig R. Baune, Attorney ID No. 331727

RE: Case Number 2019R00271 and Court Docket Number 21-CR-00142

Case: 0:21-cv-01445-DSD-KMM

Pages:3

My name is Janes Scott Webber. I am 71 years old. I have never been arrested or convicted of any crime. I am the C.E.O. of Encompass Holdings Inc. I am the Whistleblower in the two cases identified above. I reported the hijack of Encompass Holdings to F.I.N.R.A. In November 2017. Shortly after reporting the hijack I was interviewed by Raven Winters representing the S.E.C The hijack was committed by a person calling himself Mark A. Miller and was accomplished by stealing my identity and forging documents that Miller filed with E.D.G.A.R. The document was a Form 8k that claimed a Board of Directors meeting was held where I resigned and Miller was appointed CEO and sole Director of Encompass Holdings. Miller either forged my signature or EDGAR accepted documents without my signature.

Within about a week I discovered Miller's fraud and contacted FINRA that same day. I also confronted Miller by email concerning his fraud and identity theft. The details are described in the SEC case documents.

In 2019 I was contacted by the U.S. Postal Service and the FBI concerning the Miller hyjack of Encompass Holdings. I provided them with the same details I had provided Raven Winters (SEC).

At that point it became clear to me that the investigation was more than a simple "pump and dump" scheme involving Miller alone.

I attempted to get more details on the investgation but was told by all those investigating Miller that they could not share no information with me.

At that time (2019) I started looking deeper into Mark Miller myself using SECINFO.com. And internet search engines Using that information I could see that Miller was attempting the same hijacking with other corporations and EDGAR had accepted fraud documents filed by Miller again despite my 2017 information provided to FINRA and the SEC. If I remember correctly the Mark A. Miller identity was linked to 15 other SEC fileing corporations.

All of this information was public information and easy to find.

15u

I could also see that Miller was part of a team that included Defendant Jaberian, his brothers

Pg. 1 of 3

Richard and Philip Kilchesky and others Miller placed in key positions at the various hijacked corporations.

It wasn't until the DOJ and SEC filed their cases in June 2021 that I knew for sure that the Kilchesky's were Millers brothers. At that point I started to investigate the Kilchesk family. It was again easy to see that the Kilchesky brothers had a brother named Mark A. Kilchesky who at some time after 2011 started using the name Mark A. Miller As Mark Miller he established residence in Breezy Point, Minnesota and ran for and won a seat on the Breezy Point Cith Counsel. These acts were of no surprise to me knowing that both cases involving Miller were based on fraud and forgery.

In 2021 after the cases were filed I contacted the SEC, FBI and DOJ with my belief that the indicted individual Mark A. Miller was actually Mark A. Kilchesky.

Sometime after the cases were filed and I was personally designated a victim I received an email threat from Mark Miller telling me to leave his family out of the picture and if not Karma would be a bitch for me. I notified the DOJ, FBI and SEC of that threat. From that day to now this has become a very serious case with me and I demand the true facts be known and reflected in the court documents in each case. If not I nor my family have protection.

The DOJ has named me personally as a victim with all rights granted in the Victim Protection Act. Those rights include protection and restitution. If the true identity of Mark A Miller is not made clear to the court and documented both my protection and restitution are greatly compromised in an attempt to accept a plea deal from Mark Miller. The court should identify who I'm actually protected from if the defendant Miller uses other identities.

In addition I became aware that the same Mark A. Miller was attempting to hijack another company named New Wold Gold. He again filed forged documents in Florida in that hijack attempt. I contacted a company that Miller claimed to have hired to do mining exploration work. The CEO of that company confirmed the Miller contact and emailed me a copy of a cashiers check that Miller used for that exploration work. He told me the check was forged. I sent a copy of that check to the SEC attorney and DOJ attorney assigned to the Miller cases. As of my last emailed information from the company CEO no one has contacted him about the suspected forged check. The check was signed by two individuals other than Miller and was from a bank in OHIO.

I am again acting as a whistleblower and providing what I have found. I don't care at all about my name as a whistleblower becoming public information. I've submitted two additional whistleblower statements via The SEC Whistleblower Program on my findings concerning the cases and events I found.

I don't feel that I'm receiving the protection and restitution provided in the Victim Protection and Restitution Act the DOJ has granted me. I'd like this letter / statement to be placed in the case record in both the DOJ case and SEC case. I have found that Mark Miller and Saied Jaberian are linked to numerous corporations in numerous states. If true that makes my personal proection a critical situation. It also impacts the restitution available to me if facts are hidden in these cases. I will be using restitution funds I receive to protect myself from numerous individuals connected with the cases defendants.

Pg. 2 of 3

1/ Sug

The most effective protection I can receive is the truth and indentification of all individuals involved with this group. There are many. Despite the evidence showing four Kilchesky family mrmbers were involved in the forgery and fraud not one is listed as a defendant in eith case. I clain four because Mark's wife Jennifer is also involved per my findings.

In light of my findings and the direct threat I've received from Miller I demand that neither the DOJ or SEC accept any plea deal from Mark Miller or Saeid Jaberian and that both go to trial by jury and that my findings and opinion (this letter) be entered as case documents that anyone interested can find in a PACER search regarding both cases.

I don't feel that I should have to file a Complaint and endure the cost to do so in order to expose the information I've found with far less ability to do so than that of the DOJ, FBI and SEC. I did nothing to attract the identity theft, fraud and threat I've received but I want to make it very clear to all involved that I demand the whole truth, and all facts be made public and clear, that I receive all protection and restitution available as a victim and original whistleblower that initiated the various investigations and prosecution of the three individuals indicted in each case. I also demand that the information I provided on the suspected forged check used by Miller and the continued fraud now occuring by the individuals placed in the various hijacked companies by both Miller and Jaberian be honestly investigated and prosecuted as the law provides. If accurate additional individuals are involved and bank forgery charges should be investigated.

Respectivly

J. Scott Webber

signature: O. Sett Uelle CEO Encompass Holdings Inc.

Victim Identification Number (VIN) '6151199'

Pg. 3 of 3

TBU

CALIFORNIA ACKNOWLEDGMENT

CIVIL CODE § 1189

CALIFORNIA ACRITOWELDOMENT		
A notary public or other officer completing this certificate ver to which this certificate is attached, and not the truthfulness	ifies only the identity of the individual who signed the document s, accuracy, or validity of that document.	
State of California		
County of Sharta		
a = ans		
On	Here Insert Name and Title of the Officer	
personally appeared	Plhhor	
	Name(s) of Signer(s)	
to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(x) on the instrument the person(x), or the entity upon behelf of which the person(x) acted, executed the instrument. MARIA A. GERS Notary Public - California Shasta County Commission # 2300848 My Comm. Expires Aug 10, 2023 I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.		
	WITNESS my hand and official seal.	
Place Notary Seal and/or Stamp Above	Signature of Notary Public	
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Signer(s) Other Than Named Above:		
Capacity(ies) Claimed by Signer(s) Signer's Name:	Signer's Name: Corporate Officer – Title(s): Partner – □ Limited □ General □ Individual □ Attorney in Fact □ Trustee □ Guardian or Conservator □ Other:	
Signer is Representing: -\Vichm	Signer is Representing:	

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EXHIBIT C

Randy -

- 1. I have no records, emails, text messages, social media, investors hub or otherwise to any public companies on this list.
- For a period of less than I year. I tried to establish my import / export business in the Public Sector which was a Market failed attempt. I resigned shortly after and gave control to Ron Hughes
- 3. I own a convertible debt of Medx Holdings "MEDH"

 Vetick for \$7,250.00 Chad Curtis at

(Provide 7 pages of Notes)